

The Butler Weekly Times.

VOL. VIII.

BUTLER, MISSOURI. WEDNESDAY JUNE 23, 1886

NO. 30

ELI GOT THERE.

A Nebraskan Given Short Shift.

Fifteen Determined Men Break Into the Hebron Jail.

A Brutal Brother-in-Law Taken Away and Strung Up.

Hebron, Neb., June 17.—Eli Owens, the rapist, was lynched at 3 a. m. this morning by a crowd of fifteen masked men from Alexandria, who broke down the cell door with a sledge hammer, threw a rope around the prisoner's neck and dragged him to a wagon. His cries for help were heard throughout the town, but were unheeded for some time.

Judge C. L. Richards and W. D. Galbrich attempted to rescue the prisoner, but revolvers were placed to their heads and they were told if they called for aid they would die.

The prisoner was then dragged out. He resisted strenuously and fought like a tiger, and with a knife of some kind he cut one of his assailants on the hand or wrist.

The wretched man was conveyed to a place about four miles east of Hebron. The sheriff followed the crowd post haste, but through some mistake took the wrong road. It was some time before the track of the lynchers could be discovered. A trail was struck, however, and in about one hour's time from starting the body was discovered swaying to and fro in the cool morning breeze on a tree. The lynchers' work was done, and Owens paid the penalty with his life.

The body was still warm when the sheriff cut it down. Several bruises were on the body, showing the prisoner had been maltreated by the crowd before he was hung.

Eli Owens went to the residence of F. Church, near Alexandria, where Ida Grim, his 16-year-old sister-in-law was employed as a domestic, asked the girl to go riding. She accepted the invitation, and, as her story goes, the couple rode to a place about two miles west of Alexandria, where he made an assault on her.

The following Tuesday Sheriff Green arrested Owens in Hebron on a charge of rape, the complainant being Owens' sister-in-law. Constable Ploughman took the prisoner to Alexandria, preliminary hearing was waived, and the prisoner was brought to Hebron Tuesday night at 11 o'clock for safe keeping, threats of lynching having been freely made.

Chicago, June 9.—A special from Portland, Ore., says: Returns up to the present time indicate the election of a democratic governor, state treasurer, judge of the supreme court and probably secretary of the state. At the democratic central committee's headquarters last night they claimed the state by a small majority. Pennabur for governor runs ahead of his ticket probably 1,500. He owes his election to the Knights of Labor and anti-Chinese societies which were active in his support. The republicans elected a superintendent of public instruction and a member of congress. Pennabur's home, which is strongly republican, gives him 500 majority.

Demorest's Magazine is always a welcome visitor to the household circle, and the July number possesses much merit. Among the articles worthy of mention are "Clara Morris, the Emotional Actress," by Mrs. Croly, "A Dorsetshire Paradise," "The Irish Haunts of Oliver Goldsmith," "Art Work in Metals," and "Author Costumes." Mrs. Hart's serials increases in interest, and "From Pencil to Brush" is of value to art students. W. Jennings Demorest contributes "The Infancy of the Liquor Traffic," "Our appeal to the Young," and "The Press on R&M Traffic." The frontispiece is a fine oil picture, "Lear and the Fool."

Circuit Court Proceedings.

Brooks Oil Co vs Robinson; answer filed.

Clark vs Robinson; same.

Lafollett vs Lafollett; decree of divorce granted.

Watkins vs White; motion overruled.

Davis vs Ford et al; tried by jury.

Thrown out of court by judge.

Foster et al vs Murphy; continued by court.

Jackson vs Mo Pac R R; continued by court.

Spangler vs Murphy; non suit without prejudice.

Payton vs Mo Pac R R; agreed judgment of 70.

Mann vs city of Rich Hill; replication filed.

Lashbrook vs Crocitt; same.

Kaune vs Taylor; tried by jury.

Jury failed to agree.

Kinney vs Steele; reply.

Whitsett vs Morrey; interlocutory judgment.

Hull vs Hull; same.

Ackman vs Ackman; same.

Bankfield vs McDonald; same.

Sams vs Green; appelle enters appearance, case continued.

Jeffreys vs Patton; decree of distribution as prayed.

Dallas vs McComb; continued by court.

Cross vs Herbert Mo Pac R R garnishee; diminution of record suggested. Motion to dismiss as to garnishee; motion sustained.

Fitzpatrick vs Kelly; amended affidavit for appeal. Affidavit for continuance filed.

Smith vs Smith; answer and cross bill filed.

Mann vs city of Rich Hill; tried by jury.

Mann vs City of Rich Hill; judgement for plaintiff \$250.

Johnson vs Cole; agreed stipulation of facts filed.

Fitzpatrick vs Kelly; motion for cost over-ruled.

Leonard vs Pitman; report of committee filed.

Leonard vs Pitman; report of committee filed. Stipulation for judgement.

Sexton vs Salsman; plea in abatement filed.

Fitzpatrick vs Kelly; judgement for plaintiff for \$250.

Hoffman vs Willis; judgement for \$84.40 at 6 per cent special judgement on attached property in city of Rich Hill.

Switzer vs Willis; same except the court of judgement is \$140.20.

Sexton vs Salsman; tried by jury, verdict for defendant.

Beaty vs Beaty; proof of publication filed.

Mann vs City of Rich Hill; motion for a new trial.

Goodwin vs Goodwin; order of sale.

Kinney vs Steele; tried by court.

Decker vs Gritton; judgement 1st count \$1.90, 2nd count \$1.90.

Peedles vs Peedles; report of committee filed.

Sexton vs Salsman; motion for a new trial.

State of Mo. vs James Franklin; sentenced to 30 days in jail.

Brooks Oil Co vs Robinson; amended answer.

Parkinson vs Hamilton; answer filed.

State of Mo. vs Conde; continued on application of state.

Thomas vs Machett; Sheriff asks deed to Joseph Fell for south west quarter of north-east quarter of section 18, and west half of the south-west, north west, section 17, twp. 40 range 29.

When Baby was sick, we gave her Castoria.

When she was a Child, she cried for Castoria.

When she became Miss, she clung to Castoria.

When she had Children, she gave them Castoria.

A VOLCANO'S VICTIM.

The Capital of Nicaragua Said to be Wiped Out of Existence.

New York, June 17.—An Albany dispatch to the Sun says: Mr. Jno. Hotchkiss, a prominent manufacturer of Birmingham, England, who arrived here yesterday from Realjo, Nicaragua, says that the day before he sailed (May 22) there was a terrific eruption from a volcano. Telegraphic information was received at Realjo on the 23d to the effect that the city of Managua, the capital of the country, had been practically destroyed by a violent earthquake, which accompanied the eruption.

The earth upon which the city was built suddenly sank, and soon after convulsions began. All the buildings and considerable valuable property was completely wrecked.

It was reported that there was loss of life, but how great was not known when the Pacific mail steamer sailed.

Telegraphic intelligence from a town at the terminus of the railroad, forty miles distant, stated that it was being fast buried beneath a heavy volcano and many lives were being lost.

Over the interior country, toward the volcano, there appeared to hang a dense, dark cloud. There was great excitement in Realjo when the steamer sailed, but the details of the calamity could not be obtained.

Managua, the capital of Nicaragua, which is said to be destroyed, was a city of about 10,000 inhabitants.

Of Interest To Ladies.

The new treatment for ladies' diseases discovered by Dr. A. Mary Gregg, the distinguished English Physician and nurse, which has revolutionized the entire mode of treating these complaints in England, is now being introduced into the U. S. under a fair and novel plan.

Sufficient of this remedy for one month's trial treatment is sent free to every lady who is suffering from any disease common to the sex who sends her address and 13 2ct. stamps for expense, charges, etc.

It is a positive cure for any form of female disease and the FREE TRIAL PACKAGE is many times sufficient to effect a permanent cure. Full directions accompanying the package (which is put up in a plain wrapper) also price list for future reference.

No trial package will be sent after Oct. 1st, 1886. Address, GREGG REMEDY COMPANY, PALMYRA, N. Y.

Parties wanting to borrow money on Farms remember

1st. That we can lend money cheaper than anybody.

2nd. In any sum from \$100 to \$10,000, and on time from six months to five years.

3rd. Interest and Principal can be made payable at any day and interest stopped.

4th. Have almost a million dollars already loaned and doing a larger business than ever.

5th. We keep money on hand to loan so if you have good security and clear titles you don't have to wait.

6th. We have two sets of Abstract books made by different parties and make Abstract of Titles by one set and compare with the other and can thus make Abstract of titles that are absolutely correct and we will stand responsible for them.

7th. Have been here a long time and expect to stay a while longer.

8th. Make loans with or without Commission.

9th. Invite you to come and see us and have our terms, rates and etc. explained to you before making application elsewhere.

10th Our office is with the Butler National Bank, Opera House Block, Butler, Mo.

WALTON & TUCKER

Land Mortgage Co.

CATTERLIN & LEGG,

Want to say to the Farmers that they are determined to sell their superb stock of

HAND-MADE

BUGGIES

CARRIAGES AND SPRING WAGONS,

AND NOW OFFER THIER

\$165 LIVERY BUGGIES AT \$125.

And will Give 3, 6, or 9 Months Credit

Trustee's Sale.

Whereas, John Blize and Mary A. Blize, his wife, by their deed of trust, dated February 16th, 1885, and recorded in the Recorder's office within and for Bates county, Missouri, in Book No. 32, page 556, conveyed to the undersigned trustee the following described real estate, lying and being situated in the county of Bates and state of Missouri, to-wit:

The south half of lot one in the southwest quarter of section eighteen, and the west half of the northeast quarter and the north three-fourths of the north half of lot one in the northwest quarter, and the east two-fifths of the south fourth of the north half of lot one in the northwest quarter, and the east two-fifths of the south half of lot one in the northwest quarter, and the east two-fifths of the north half of lot one in the southwest quarter, all in section 19, in township thirty-nine (39), of range twenty-nine (29), containing 186 acres more or less, which conveyance was made in trust to secure the payment of one certain note, fully described in said deed of trust; and whereas, default has been made in the payment of said note and the accrued interest thereon, now long past due and unpaid. Now, therefore, at the request of the legal holder of said note, and pursuant to the conditions of said deed of trust, I will proceed to sell the above described premises at public vendue, to the highest bidder for cash, at the east front door of the court house, in the city of Butler, county of Bates and state of Missouri, on

Thursday, July 15th, 1886,

between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, for the purposes of satisfying said debt, interest and costs.

F. M. ALLEN,

Trustee.

Trustee's Sale.

Whereas, John A. Fender and Malinda Fender, his wife, by their deed of trust, dated January 1st, 1885, and recorded in the Recorder's office within and for Bates county, Missouri, in Book No. 34, page 516, conveyed to the undersigned trustee the following described real estate, lying and being situated in the county of Bates and state of Missouri, to-wit:

The north half of the southwest quarter, and the southeast quarter of the southwest quarter of section five (5), in township thirty-eight (38) of range thirty-three (33), containing 120 acres more or less.

Which conveyance was made in trust to secure the payment of one certain note, fully described in said deed of trust; and whereas, default has been made in the payment of the annual interest accrued on said note, which default caused the whole debt so secured to fall due as provided in said deed of trust, and which debt is now long past due and unpaid. Now, therefore, at the request of the legal holder of said note, and pursuant to the conditions of said deed of trust, I will proceed to sell the above described premises at public vendue, to the highest bidder for cash, at the east front door of the court house, in the city of Butler, county of Bates and state of Missouri, on

Thursday, July 15th, 1886,

between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, for the purposes of satisfying said debt, interest and costs.

F. M. ALLEN,

Trustee.

NOTICE TO CONTRACTORS.

Pursuant to an order of the County Court, made at the June term, 1886, thereof, I will, on

Monday, July 5th, 1886,

at the east front door of the court house, in the city of Butler, Bates county, Mo., let to the lowest bidder, at public outcry, contracts for the construction of a bridge over Panther creek, in Rockville township, near line of sections three and ten, superstructure, iron; substructure, stone masonry.

All bids subject to approval of the Court. Plans and specification can be seen at my office.

M. L. WOLFE,

Bridge Commissioner.

Bridge For Sale.

On Saturday, July 10th, at the front door of the Bank in Adrian, I will sell for cash, at public outcry, to the highest bidder, the old Crescent Hill bridge over Mormon Fork. The sale will take place between 1 and 2 o'clock, and is made by order of the County Court.

M. L. WOLFE,

Bridge Commissioner.

Sheriff's Sale.

By virtue and authority of two general executions issued from the office of the clerk of the circuit court of Bates county, Missouri, returnable at the June term, 1886, of said court, to me directed, one in favor of Thos. J. Smith and against N. J. Davis, and one in favor of Joseph Everingham and against N. J. Davis, I have levied and seized upon all the right, title, interest and claim of said defendant of, in and to the following described real estate, situated in Bates county, Missouri, to-wit:

All of Block 36 of Sperry's addition to the city of Rich Hill, all in Bates county Mo., I will on

Thursday, June 24th, 1886,

between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, at the east front door of the court house in the city of Butler, Bates county, Missouri, sell the same or so much thereof as may be required, at public vendue, to the highest bidder for cash to satisfy said execution and costs.

W. F. HANKS,

Sheriff Bates Co.

Trustee's Sale.

Whereas, Isaac A. McGill and Matilda McGill, his wife, by their deed of trust dated May 1st, 1884, and recorded in the Recorder's office within and for Bates county, Missouri, in book No. 32, page 340, conveyed to the undersigned trustee the following described real estate, lying and being situated in the county of Bates and state of Missouri, to-wit:

The northeast quarter of the southeast quarter of section thirty-four (34), township thirty-nine (39) of range thirty-three (33), containing forty acres more or less.

Which conveyance was made in trust to secure the payment of one certain note, fully described in said deed of trust; and whereas, default has been made in the payment of said note and the annual interest thereon, now long past due and unpaid. Now, therefore, at the request of the legal holder of said note, and pursuant to the conditions of said deed of trust, I will proceed to sell the above described premises at public vendue, to the highest bidder for cash, at the east front door of the court house, in the city of Butler, county of Bates and state of Missouri, on

Thursday, June 24th, 1886,

between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, for the purposes of satisfying said debt, interest and costs.

F. M. ALLEN, Trustee.

Mortgagee's Sale.

Whereas, U. W. Crow and C. Crow, did, by their certain chattel mortgage, dated April 25th, 1886, and duly acknowledged, executed and delivered to the undersigned, on April 29, 1886, and duly recorded in the Recorder's office within and for Bates county, Missouri, at page 583, of the Mortgage Record of Bates county, Missouri, on said above mentioned date, sell, assign, transfer and set over to the undersigned the following described premises, to-wit:

Thirty-six head of hogs, weighing about one hundred pounds each, marked with crop of left ear; one large red cow, four years old; two gray cows, 4 years old; 1 bay mare 4 years old; 1 brown horse, about 4 or 5 years old; 1 new three inch farm wagon; one red steer, two years old; three two year old heifers; five cows with calves, sold by said second party to said first party to secure the payment of certain promissory notes in said chattel mortgage fully described. And whereas, default has been made in the payment of said notes, and interest on said chattel mortgage described, the said W. H. Payne, the undersigned, by virtue of the terms of the said chattel mortgage, and the power in him vested by said mortgage, to declare the whole sum therein described to become immediately due and payable. And whereas, the said notes in said mortgage described are not fully paid, and satisfaction of the same, the undersigned having taken possession of said property will, on

Sunday, July 10th, 1886,

between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, on the public square in the city of Butler, county of Bates and state of Missouri, sell at public vendue, to the highest bidder for cash, the above described property, or so much thereof as may be necessary to satisfy said debt, interest and costs.

W. H. PAYNE,

Mortgagee.

Order of Publication.

STATE OF MISSOURI, ss.

COUNTY OF BATES, ss.

In the Probate Court for the county of Bates, May term, 1886.

Samuel C. Marshall, Administrator of Wm. E. Marshall, deceased.

Order of Publication.

Samuel C. Marshall, administrator of Wm. E. Marshall, deceased, presents to the court his petition, praying for an order for the sale of so much of the real estate of said deceased as will pay and satisfy the remaining debt due by said estate, and yet unpaid for want of sufficient assets, accompanied by the accounts, lists and inventories required by law in such cases; on examination whereof it is ordered, that all persons interested in the estate of said deceased, be notified that application as aforesaid has been made, and unless the contrary be shown on or before the first day of the next term of this court, to be held on the second Monday of August next, an order will be made for the sale of the whole, or much of the real estate of said deceased as will be sufficient for the payment of said debts; and it is further ordered, that this notice be published in some newspaper in this state, for four weeks before the next term of this court.

STATE OF MISSOURI, ss.

COUNTY OF BATES, ss.

I, Sam F. Hawkins, Judge of the Probate Court, being sworn, depose and say, that the foregoing is a true copy of the original order of publication therein referred to, as the same appears of record in my office.

Witness my hand and the seal of said court, this 24th day of June, A. D. 1886.

SEAL SAM F. HAWKINS,

Judge of Probate.

Notice of Final Settlement.

Notice is hereby given to all creditors and others interested in the estate of Harriet Bartlett deceased, that I, Wm. E. Walton, administrator of said estate, intend to make final settlement thereof, at the next term of the Bates county Probate Court, in Bates county, state of Missouri, to be held at Butler on the 9th day of August, 1886.

Wm. E. WALTON,

Administrator.

Final Settlement Notice.

Notice is hereby given to all creditors and others interested in the estate of G. K. Blaisdell, deceased, that I, Matilda Blaisdell, executrix of said estate, intend to make final settlement thereof, at the next term of the Bates county Probate Court, in Bates county, state of Missouri, to be held at Butler, on the 9th day of August, 1886.

24th MATILDA BLAISDELL, Executrix.